

1 COUNSEL LISTED ON SIGNATURE PAGES

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8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA
10 SAN JOSE DIVISION
11

12 In re

13 ACACIA MEDIA TECHNOLOGIES
14 CORPORATION
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Case No. 05-CV-1114 JW

PARTIES' STIPULATED
DEFINITIONS FOR CLAIM
TERMS FROM THE '992 AND '275
PATENTS

Date: June 2, 2006
Time: 9:00 a.m.
Courtroom: 8, 4th Floor
Judge: Hon. James Ware

1 The parties to this action hereby submit the following constructions for claim terms of
2 U.S. Patents 5,132,992 and 5,273,275 which are not disputed:¹

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4 1. The term “sending” in claims 19, 41 and 47 of the ‘992 patent means “transmitting
5 electronically or optically.”

6 2. The term “storing a complete copy” in claim 19 of the ‘992 patent and in claims 2
7 and 5 of the ‘275 patent means “storing a copy such that all of the received information is in
8 storage at the same time.”

9 3. The terms “placing the retrieved information into a predetermined format as
10 formatted data,” “converting ... into formatted data with a predetermined format,” and
11 “converting into formatted data with a predetermined format” in claims 41, 42, and 44 of the
12 ‘992 patent mean the act of placing or converting the information into a format determined
13 beforehand that is different from the format the information was in when it was retrieved.

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26 ¹ Each defendant stipulates to the construction of terms or limitations which are recited in claims
27 asserted against it. Acacia and each defendant reserves the right to seek construction of
28 additional claim terms, or propose a new construction of terms and limitations listed herein,
should Acacia be permitted to assert additional claims against each defendant in the future.

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